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Date: April 20, 2004

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U.S. Patent and Trademark Office

Original ☒ will / ☐ will not follow.

Pages (including fax sheet): '45

In re application of:

Lai Jin

Serial No.:

10/611,514 June 30, 2003

Filed:

Group Art Unit: 3744

Examiner:

NONE IDENTIFIED

Confirmation N

4430

A REFRIGERATOR COOLER AND HOUSING CABINET AND AN IMPROVED METHOD OF INSERTION OF THE REFRIGERATOR COMPRESSOR UNIT

21398/226067-000005

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## Atty Dkt No. P6703 (226067-000005)

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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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A REFRIGERATOR COOLER AND HOUSING CABINET AND AN IMPROVED

METHOD OF INSERTION OF THE REFRIGERATOR COMPRESSOR UNIT

CUSTOMER NO.: 28465

Mail Stop Missing Parts Commissioner of Patents P.O. Box 1450 Alexandria, VA 22313-1450

## RESPONSE

Dear Sir:

We write in response to the Notice to File Corrected Application Papers ("Notice") mailed March 26, 2004, in the above case. The Notice indicated that the application did not include an abstract; however, Applicant did file the abstract with the complete application on March 30, 2003.

To clarify this matter, Applicant's attorneys contacted the Initial Patent Examination Division ("IPED"). According to a IPED representative, the PTO only has a record of the

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application having 22 pages, including the patent cover page; however, as indicated in the cover letter Applicant provided to the PTO with the filed application, the application consisted of 22 pages in addition to a 1 page patent cover page. Therefore, the PTO should have a record of 23 total pages on file, not 22.

As evidence of Applicant's complete filing, per the instructions provided by the IPED representative, with this Response, Applicant includes the following:

- a) A copy of the application as originally filed;
- b) a copy of the application cover letter as originally filed; and
- c a copy of our docket invoice for June 30, 2003 indicating what was filed with the application.

Even though Applicant already filed the complete application, Applicant resubmits the abstract herewith. Furthermore, Applicant notes that the abstract does not introduce any new matter to the application.

In view of the foregoing response, it is believed that Applicant has complied with the Notice and respectfully requests a prompt review of the pending application.

Micah Romixt Rog. No. 47,834

Dated: April 20, 2004

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